## UNOFFICIAL COPY

UST DEED-SECOND MORTGAGE FORM (ILLINOIS) NO. 202 NW ZI 881, 916	· · · · · · · · · · · · · · · · · · ·
Liv. Washing	-
his Indenture, witnesseth, That the Grantor S	
ROY STEVENS and ALMA D. STEVENS, his wife	
014.2	.
the City of Chicago County of Cook and State of Illing	
	Dollars
thand paid, CONVEY AND WARRANT to JOSEPH DEZONNA, Trustee tha City of Chicago County of Cook and State of Illing	
DU to his successors in trust hereinsfler usmed for the nurses of securing performance of the coverants and some	eemants
erein, the following described real estate, with the improvements thereon, including all heating, gas and plumaratus and fixtures, and everything appurtenant thereto, together with all rents, issues and profits of said premises,	bing ap-
the City of Chicago County of Cook and State of Hillingia	towell.
ot Twenty-two (22) in Block Two (2) in S. E. Gross' Subdivision o	of
ast ½ of Block Six (6) in Hambleton's Subdivision of the East ½	
of the North West 놓 of Section 35, Township 40 North, Range 13, Ea	ast
the Third Principal Meridian, in Cook County, Illinois.	
	· ,
Hereby releasing and waiving and right under and by virtue of the homestead exemption laws of the State of Illinois.	
In TRUST, nevertheless, 1 r the purpose of securing performance of the covenants and agreements herein.	
WHEREAS, The Grantor S 1 (U) STEVENS and ALMA D. STEVENS, his wife	
ustly indebted upon their principal promissory note bearing even date herewith	
LIBERTY BUILDERS, INC. for the sum of Forty-four Hundred Eight &	
92/100 Dollars (\$4408.92) rayable in 60 successive monthly instal each of \$73.49 except the ring, postalmentwhich shall be the bala	
due on this note commencing of the 25 day of June 1972, and	
same date of each month there after, until paid, with interest af	tor
maturity at the highest lawful race	
ULU VM 1 14.7 H. P. LUS III SUIS R. 1 0 1 1 M 1 1 1 0 5 5	
**************************************	
THE GRAFTOR. S. covenant and agree as follows: (1) To pay said indebtedness, and the street! even, as herein and in said notes according to any agreement extending time of payment; (2) to pay prior to the first day of June in e. in year, all 'xes and assessments agriner as and on demand to exhibit receipts therefor; (3) within nixty days after destruction or damage to rebuild "rection buildings now or at that mey have been destroyed or damaged; (4) that waste to said premises shall not be committed or suffice, (6) to keep all buildings now or at the committed or suffice, (7) to keep all buildings now or at the committed of the first provides the same that the payment of the first provides or floringsee, as who to the first provides the first provides the committed of the first provides the same that the said indepted of the first provides the first provides of the first provide	provided, or
according to any acroement extending time of payment; (2) to pay prior to the first day of June in et h.year, all? 'tee and assessments against a and on demand to exhibit receipts therefor; (3) within sixty days after destruction or damage to rebuild "receipts the buildings or improvements on a that may have been destroyed or damaged; (4) that waste to said premises shall not be committed or suffering. (f 'to keep all buildings now or at the property of the property of the property of the property of the party of the property of the pro	aid premises any time on
and premises insured in companies to be selected by the grantes herein, who is hereby authorized to place so the house in companies acceptable of the first mortgage indebtedness, with loss clause strached payable first, to the first Trustee of Mortgage, and, to the Trustee herein set may appear, which policies shall be left and remain with the said Mortgages or Trustees until the indebtedness in fare agid: (5 to new all miner in	to the holder eir interests cumbrances
and the interest thereon, at the time or times when the same shall become due and payable.  In the Event of failure so to insure, or pay taxes or assessment, or the prior incumbrances or the interest the on w' in due, the grantee of said indebtdees may procure such insurance, or pay such taxes or assessments or discharges are not to interest the on w' in due, the grantee of said indebtdees may procure such insurance, or pay such taxes or assessments or discharges are not to interest the on w' in due, the grantee	or the bolder
all prior incumbrances and the interest thereon from time to time; and all money so paid, the grantom agreed, to reps die by without of the same with interest thereon from the date of payment at seven per cent, per annum, shall be so much additional indebt, in weet, red hereby.	demand, and
an am avant of a preach of any of the accretic coverants or agreements the whole of said indebtedness, includir principal and all ear shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with interest thetron far is use of seven per cent, per annum, shall be recoverable by foreclosure thereof, or by suit at law, or both the same as if all of again indebt don's a heat the	ned interest, h breach, as a matured by
express terms.  It is Accept by the grantor that all expenses and disbursements paid or incurred in behalf of complainant in connecti ith the force of including reasonable solicitor's fees, outlays for documentary evidence, attenders thereon, cost of programs or completing abstract one.	closure here-
litle of said premises embracing foreclosure decree—shall be paid by the grantor and the like expenses and disbursements, occasioned y any occioing wherein the grantee or any holder of any part of said indebtedness, as such, may be a party, shall also be paid by the grantor All s	uit or pro-
and discurrements analyte an additional lies upon said premises, shall be taxed as costs and included in any decree that may be rendere in suc proceedings; which proceeding, whether decree of sale shall have been entered or not, shall not be dismissed, nor a release beroof given, u. "I all and disbursements, and the costs of suit, including solicitor's fees have been paid. "The stantor for said grantor and for the heirs expected as	Jor-closure Je Apenses dr Apenses
It is AGREED by the grantor that all expenses and disbursements paid or incurred in behalf of complainant in connecti. With the free of including reasonable solicitor's fees, outsign for documentary evidence, stemographer's charges, cost of procuring a peterast own title of said premises embracing foreclosure decree—shall be paid by the grantor, and the like expenses and disbursements, occasioned by any cooling wherein the grantee or any holder of any part of said indebtedness, as such, may be a party, shall be paid by the grantor All and disbursements shall be an additional lieu upon said premises, shall be taxed as crost said included in any decree that may be wrinter in suc proceedings; which proceedings, whether decree of said shall have been entered or not, shall not be dismissed, release hereof street, in suc proceedings; which proceedings, whether decree of said shall have been entered or not, shall not be dismissed, release hereof street, in suc proceedings; which proceedings which proceed the belief, or the said street of the said proceedings and the said of the said premises produced to the said practice	rto ayporty
	strand if or
AUGUST G. Merkel  anyllic cause said first successor fall or refuse to act, the person who shall then be the acting Recorder of Deeds of said County is hereby appointed  anyllic cause said first successor fall or refuse to act, the person who shall then be the acting Recorder of Deeds of said County is hereby appointed  saccessor in this trust. And when all the aforesaid covernants and agreements are performed, the grantee or his successor in trust, shall release ask the party entitled, on receiving his reasonable charges.	l to be second d premises to
3 M While	, X
witness the nand and seal of the grantor this	. D. 19 ZV
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To the second	· )
Alma D. Stevens	_ (SEAL)
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## **UNOFFICIAL COPY**

State of	1972 APR 27 AM   1 21  1111inois   APR-27-72 4 3 0 7 6 3 0 21881916 \( \text{A} - \text{Rec} \) 5.60	
County of	I, ESTHER L. SHEFSKY  a Notary Public in and for said County, in the State aforesaid, 200 Aerthy Certify that  TROY STEVENS and ALMA D. STEVENS, his wife  personally known to me to be the same person. Swhose name S are subscribed to the foregoing	
	instrument, appeared before me this day in person, and acknowledged that he signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposite therein set forth, including the release and waiver of the right of homestead.  Some under my hand and Notarial Seal, this day of Lead A. D. 19	
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	21.881.	
TCAGE	Trustee Trustee Trustee Towar Bank AGO TT DEPT. KEE AVE S 60641	
Box No. 246SECOND MORTGAGE	Troy Stevens, and  ALMA D. STEVENS, inis wife  TO JOSEPH DEZONNA, Trustee  NORTHWEST NATIONAL BANK  OF CHICAGO  CONSUMER CREDIT DEPT.  3973 N. MILWAUKEE AVE  CHICAGO, ILLIWOIS 60641	

\*END OF RECORDED DOCUMENT

ALCOHOLD TO THE SECOND